AO 472 (Rev. 3/86) Order of Detention Pending Trial

Uni	ITED STATES DISTE	RICT COURT
	District of	NEW JERSEY
UNITED STATES OF AMER	RICA	***
V.	ORD	ER OF DETENTION PENDING TRIAL
L.B. NELSON, III		aber: 09-870-01 (JBS)
Defendant		
In accordance with the Bail Reform Act, detention of the defendant pending trial in this	s case.	has been held. I conclude that the following facts require the
(1) The defendant is charged with an off	Part I—Findings of Fa	et
a crime of violence as defined in an offense for which the maxim	a federal offense il a circumstance givii	and has been convicted of a federal offense state ng rise to federal jurisdiction had existed that is
- when a maximum	in term of maphisonment of ten years of m	ore is prescribed in
\$ 3142(f)(1)(A)-(C), or compara (2) The offense described in finding (1) (3) A period of not more than five years for the offense described in finding ((4) Findings Nos. (1), (2) and (3) establi	able state or local offenses. was committed while the defendant was a bas clapsed since the date of convict).	or more prior federal offenses described in 18 U.S.C. on release pending trial for a federal, state or local offense, etion release of the defendant from imprisonment ition or combination of conditions will reasonably assure the identification of rebutted this presumption.
	Alternative Findings (A)	
(1) There is probable cause to believe the for which a maximum term of in under 18 U.S.C. § 924(c).	at the defendant has committed an offens apprisonment of ten years or more is prese	e ribed in the Controlled Substances Act.
(2) The defendant has not rebutted the pro-	equired and the safety of the community.	o condition or combination of conditions will reasonably assure
(1) There is a serious risk that the defend	Alternative Findings (B)	
(2) There is a serious risk that the defend	iant will endanger the safety of another p	erson or the community.
Par	rt II—Written Statement of Reason	s for Detention
I find that the credible testimony and infor derance of the evidence that	rmation submitted at the hearing establish	ics by Clear and convincing evidence a prepon-
the proffer of ev	has met its burden t	
and not previous		our t at hearings in
November demons	strating that no condit	
Suffice and that	/	e only alternative.
The Court incorpum		Val Opinion of December 3, 2009.
The defendant is committed to the sures to	Part III - Directions Regarding 1	Detention
casonable opportunity for private consultation	ig or serving sentences or being held in a with defense counsel. On order of a counsel.	presentative for confinement in a corrections facility separate, custody pending appeal. The defendant shall be afforded a ort of the United States or on request of an attorney for the
overnment, the person in charge of the correct n connection with a court proceeding.	tions facility shall deliver the defendant t	o the United States marshal for the purpose of an appearance
December 3, 2009	Oleone 18 /	De-jade
Date		gnature of Judicial Officer
	17	Simandle, United States District Judge
		and Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).